IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA Richmond Division

ONTARIO LOGAN-PATTERSON, Plaintiff,

v.

Civil Action No. 3:24-cv-00526 (MHL)

TRAVIS SCOTT WYATT, Defendant.

ORDER

Regarding Procedures for Follow-Up Settlement Conference

The Court has scheduled this case for a follow-up settlement conference on **May 19, 2025** at **9:30 A.M.** At that time, the parties and their counsel shall report to the chambers of Magistrate Judge Mark R. Colombell. The following shall govern the progress of the follow-up settlement conference:

Attendance of Parties and Counsel

- 1(a). In addition to counsel, **each party <u>must</u>** have a representative physically present with the full authority to settle this action. If an individual is a named party, that individual <u>must</u> be personally present at the settlement conference. If a business entity (or entities) is/are involved, each entity <u>must</u> have a representative with full authority to settle the case on behalf of that entity physically present.
- 1(b). For purposes of this Order, a defense representative has full authority if the representative has the authority to settle the case up to the value of the last demand by the Plaintiff(s). A defense representative should have full authority even if the representative does not expect or intend for the case to settle at the value of the last demand by the Plaintiff(s).
- 1(c). The failure of a party to have a representative physically present with full authority to settle the case may result in the imposition of sanctions upon that party.

1(d). In accordance with Local Rule 83.1(E)(1)(b), any attorney appearing pro hac vice must be accompanied by local counsel.

Ex Parte Submissions

2(a). The parties shall submit brief ex parte memoranda to chambers via email no later than May 14, 2025, detailing case developments, position updates, and settlement negotiations.

Electronic Device Authorization

- 3(a). Consistent with the requirements of this Court's Electronic Devices Policy, cellular phones and smart watches may be brought into the Eastern District of Virginia, Richmond Courthouse without prior authorization of the Court. However, all visitors bringing cellular telephones or smart watches will be required to place their device(s) into a Yondr Pouch upon entering the Courthouse.
- 3(b). All personal electronic devices other than cell phones and smart watches are prohibited from entry into the courthouse without prior authorization. Should counsel or party representatives desire to bring any such devices to the settlement conference, counsel must complete the attached Request for Authorization "Request for Authorization to bring electronic device(s) into the United States District Court for the Eastern District of Virginia."¹
- 3(c). Counsel are directed to complete and submit this form directly to chambers when they submit their ex parte memoranda. Please send the electronic authorization request form via email to chambers staff in PDF form without fillable fields. Do not file the electronic authorization request form.
- 3(d). Counsel are advised that electronic authorization request forms received within fortyeight (48) hours of the settlement conference date will be denied.

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¹ The form may also be accessed at the form can be accessed at https://www.vaeb.uscourts.gov/sites/vaeb/files/ElecDeviceRequestForm.pdf

3(e). On the date of the settlement conference, counsel shall bring a physical copy of the authorization form, signed by Judge Colombell or his law clerk, for inspection by court security officers.²

If the matter is not settled, the Court will simply inform the designated trial judge that the matter was not resolved despite the parties' good faith efforts (provided that the parties comply with the conditions of this Order and act in good faith during the settlement conference).

The Clerk is directed to send a copy of this Order to all counsel of record and to any party not represented by counsel.

It is so ORDERED.

Mark R. Colombell United States Magistrate Judge

Richmond, Virginia Date: May 14, 2025

² Each individual named on the authorization form must bring his or her own physical copy of the authorization form for inspection by court security officers.